

FORM PTO-1390  
(REV. 1-93)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTORNEY'S DOCKET NUMBER

TRANSMITTAL LETTER TO THE UNITED STATES  
DESIGNATED/ELECTED OFFICE (DO/EO/US)  
CONCERNING A FILING UNDER 35 U.S.C. 371

BO 41297

U.S. APPLICATION NO. (If known, see 37 CFR 1.5)

09/486977

INTERNATIONAL APPLICATION NO.

PCT/NL98/00504

INTERNATIONAL FILING DATE

4 September 1998

PRIORITY DATE CLAIMED

4 September 1997

TITLE OF INVENTION

SURGICAL ENDOSCOPIC CUTTING DEVICE, AND METHOD FOR ITS USE

APPLICANT(S) FOR DO/EO/US

Mark Hans EMANUEL

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.
2. ☐ This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.
3. ☒ This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).
4. ☒ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
5. ☒ A copy of the International Application as filed (35 U.S.C. 371(c)(2))
  - a. ☒ is transmitted herewith (required only if not transmitted by the International Bureau).
  - b. ☒ has been transmitted by the International Bureau. (see Form PCT/IB/308)
  - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US).
6. ☐ A translation of the International Application into English (35 U.S.C. 371(c)(2)).
7. ☐ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))
  - a. ☐ are transmitted herewith (required only if not transmitted by the International Bureau).
  - b. ☐ have been transmitted by the International Bureau.
  - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
  - d. ☐ have not been made and will not be made.
8. ☐ A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
9. ☒ An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).
10. ☐ A translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).

Items 11. to 16. below concern document(s) or information included:

11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
12. ☐ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
13. ☒ A FIRST preliminary amendment.  
☐ A SECOND or SUBSEQUENT preliminary amendment.
14. ☐ A substitute specification.
15. ☐ A change of power of attorney and/or address letter.
16. ☒ Other items or information:

International Preliminary Examination Report.

Search Report.

Form PCT/IB/308.

Inventor information sheet.

U.S. APPLICATION NO. 09/486977

INTERNATIONAL APPLICATION NO.  
PCT/NL98/00504ATTORNEY'S DOCKET NUMBER  
BO 4129717. ☒ The following fees are submitted:

BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)):

Neither international preliminary examination fee (37 CFR 1.482)  
nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO  
and International Search Report not prepared by the EPO or JPO ..... \$ 970.00International preliminary examination fee (37 CFR 1.482) not paid to  
USPTO but International Search Report prepared by the EPO or JPO ..... \$840.00International preliminary examination fee (37 CFR 1.482) not paid to USPTO  
but international search fee (37 CFR 1.445(a)(2)) paid to USPTO ..... \$760.00International preliminary examination fee (37 CFR 1.482) paid to USPTO  
but all claims did not satisfy provisions of PCT Article 33(1)-(4) ..... \$670.00International preliminary examination fee (37 CFR 1.482) paid to USPTO  
and all claims satisfied provisions of PCT Article 33(1)-(4) ..... \$96.00

ENTER APPROPRIATE BASIC FEE AMOUNT =

CALCULATIONS PTO USE ONLY

Surcharge of \$130.00 for furnishing the oath or declaration later than ☐ 20 ☐ 30  
months from the earliest claimed priority date (37 CFR 1.492(e)).

CLAIMS NUMBER FILED NUMBER EXTRA RATE \$

Total claims 12 - 20 = 0 x \$18.00 \$ 0

Independent claims 3 - 3 = 0 x \$78.00 \$ 0

MULTIPLE DEPENDENT CLAIM(S) (if applicable) + \$260.00 \$

TOTAL OF ABOVE CALCULATIONS = \$ 840

Reduction of 1/2 for filing by small entity, if applicable. A Small Entity Statement  
must also be filed (Note 37 CFR 1.9, 1.27, 1.28). + \$ 420

SUBTOTAL = \$ 420

Processing fee of \$130.00 for furnishing the English translation later than ☐ 20 ☐ 30  
months from the earliest claimed priority date (37 CFR 1.492(f)). \$

TOTAL NATIONAL FEE = \$ 420

Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be  
accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property + \$

TOTAL FEES ENCLOSED = \$ 420

Amount to be  
refunded: \$

charged: \$

a. ☒ A check in the amount of \$ 420 to cover the above fees is enclosed.b. ☐ Please charge my Deposit Account No. \_\_\_\_\_ in the amount of \$ \_\_\_\_\_ to cover the above fees.  
A duplicate copy of this sheet is enclosed.c. ☒ The Commissioner is hereby authorized to charge any additional fees which may be required by  
37 CFR 1.16 and 1.17, or credit any overpayment to Deposit Account No. 25-0120. A duplicate  
copy of this sheet is enclosed.NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR  
1.137 (a) or (b)) must be filed and granted to restore the application to pending status.

Customer No. 000466

SEND ALL CORRESPONDENCE TO:

March 6, 2000

Young & Thompson  
745 South 23rd Street  
2nd Floor  
Arlington, VA 22202  
(703) 521-2297Benoit Castel  
SIGNATUREBenoit Castel  
NAME

35,041

REGISTRATION NUMBER

Form A

**VERIFIED STATEMENT CLAIMING SMALL ENTITY STATUS  
(37 CFR 1.9(f) & 1.27(b))-INDEPENDENT INVENTOR**

Docket Number (Optional)

Applicant or Patentee: Mark Hans EMANUEL

Serial or Patent No.: \_\_\_\_\_

Filed or Issued: \_\_\_\_\_

Title: Surgical endoscopic cutting device and method for its use

As a below named inventor, I hereby declare that I qualify as an independent inventor as defined in 37 CFR 1.9(c) for purposes of paying reduced fees to the Patent and Trademark Office described in:

- ☒ the specification filed herewith with title as listed above.  
☐ the application identified above.  
☐ the patent identified above.

I have not assigned, granted, conveyed or licensed and am under no obligation under contract or law to assign, grant, convey or license, any rights in the invention to any person who would not qualify as an independent inventor under 37 CFR 1.9(c) if that person had made the invention, or to any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).

Each person, concern or organization to which I have assigned, granted, conveyed, or licensed or am under an obligation under contract or law to assign, grant, convey, or license any rights in the invention is listed below:

- ☒ No such person, concern, or organization exists.  
☐ Each such person, concern or organization is listed below.

Separate verified statements are required from each named person, concern or organization having rights to the invention averring to their status as small entities. (37 CFR 1.27)

I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

NAME OF INVENTOR

Mark Hans EMANUEL

NAME OF INVENTOR

Signature of inventor

Signature of inventor

Date

Date 29 February 2000

NAME OF INVENTOR

Signature of inventor

Date

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Mark Hans EMANUEL

Serial No. (unknown)

Filed herewith

SURGICAL ENDOSCOPIC CUTTING  
DEVICE AND METHOD FOR ITS  
USE

PRELIMINARY AMENDMENT

Assistant Commissioner for Patents

Washington, D.C. 20231

Sir:

Prior to the first Official Action and calculation of the filing fee, please substitute, in the specification, pages 1 and 2 as originally filed, with pages 1, 2 and 2a as filed in the Article 34 amendment of May 4, 1999. The pages are attached hereto and marked "AMENDED SHEET".

IN THE CLAIMS:

Replace all the claims now in the case with the following new claims:

--12. Surgical endoscopic cutting device, comprising an elongated rigid housing having fitted therein a viewing channel extending over the length thereof, and provided with a receiving part extending over the length thereof for receiving cutting means comprising an elongated stem, near one end provided with cutting elements, in the use position extending past the free end of said rigid housing, and near

the other end provided with means for connecting to a motor drive, the end of the receiving part for the cutting means away from the insertion end being provided with an inlet for fluid and an outlet for fluid, which outlet is designed for receiving material coming from said cutting means, wherein a further outlet channel is provided, extending from the insertion end of said rigid housing to a further outlet at the end of said rigid housing away from said insertion end.

--13. Surgical endoscopic cutting device according to claim 12, in which an insertion part is provided, comprising an insertion tube which in the use position extends around said rigid housing, and around said further outlet, said further outlet channel being bounded between said rigid housing and said insertion tube.

--14. Surgical endoscopic cutting device according to claim 13, in which the end of the insertion tube away from the insertion end is provided with coupling means for detachable fixing to said rigid housing.

--15. Surgical endoscopic cutting device according to claim 12, in which said cutting means comprise a protective tube which extends around the stem and is provided with said outlet.

--16. Surgical endoscopic cutting device, in which the length of said rigid housing to be inserted is at least 30 cm.

--17. Cutting device according to claim 12, in which near the side of the cutting element the viewing channel is provided with a lens and at the opposite side is provided with connection means for connecting to a camera.

--18. Cutting device according to claim 13, in which said cutting elements comprise means interacting with said tube.

--19. Cutting device according to claim 18, in which near the end of the cutting elements said tube is provided with a lateral opening into which said cutting elements extend.

--20. Method for the removal of tissue from a body cavity, comprising the insertion of a device into said cavity for cutting and detaching said tissue, a fluid being introduced into said cavity, which fluid is discharged again with the detached tissue, characterized in that the fluid is discharged along two paths, a first path comprising said fluid and the detached tissue, and said second path substantially comprising fluid, said discharge along said second path being regulated in such a way that the pressure in said body cavity is controlled.

--21. Method according to claim 20, in which the pressure in said body cavity is substantially constant.

Mark Hans EMANUEL

--22. Method according to claim 20, in which the insertion into said cavity of said device comprises the insertion of an insertion mandrel, and the removal thereof followed by the insertion of the cutting means.

--23. Method according to claim 21, in which the insertion into said cavity of said device comprises the insertion of an insertion mandrel, and the removal thereof followed by the insertion of the cutting means.

R E M A R K S

The above changes in the specification merely places the national phase application in the same condition as it was during Chapter II of the international phase.

Respectfully submitted,

YOUNG & THOMPSON

By

Benoit Castel

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March 6, 2000

PCT/NL 98/00504

Surgical endoscopic cutting device, and method for its use

5 The present invention relates to a surgical endoscopic cutting device according to the preamble of Claim 1.

Such a cutting device is generally known and is used for the removal of hard and/or soft tissue, such as in the vicinity of the knee joint. Such a cutting device is used in, for example, a joint cavity, where everything can be guided endoscopically by separately inserting a viewing device consisting of a light source and an observation part. Such  
10 operations are successfully used in organs and joints lying not too deep underneath the skin.

When operations are being carried out on organs lying deeper down, other techniques are currently used. If, for example, tissue has to be removed from the uterus, prostate or urinary bladder, such as mucous membrane or other parts, it was customary  
15 until now to use a so-called loop. This is a loop-shaped cutting wire which is brought to a first potential, while the wall of the uterus is brought to a second, different potential. Tissue is removed by moving the loop along the part of the uterus wall concerned. In order to be able to carry out such an operation, it is necessary to dilate the uterus, and this is carried out by introducing a fluid. In order to maintain the effect of the potential  
20 difference, it is necessary for such a fluid not to be current-conducting. An example of this is a 5% sorbitol solution. Because wounds are caused during the treatment described above, a good part of this fluid is resorbed into the patient's bloodstream (by way of the uterus). This can lead to highly dangerous electrolyte displacements. It has been found that the tissue can be removed more easily by working with a high-  
25 frequency monopolar electric current, but there is a risk of such a high-frequency electric current leading to internal and external burns. The loop used is generally fitted on a working element with handle on an endoscope, and is moved in a back and forth movement along the uterus wall together with the endoscope. The tissue cut off during this treatment has to be removed separately from the uterus, which considerably  
30 extends the duration of the operation, and in addition the doctor has to check that all detached material actually has been removed.

May 4, 1999

AMENDED SHEET

This means that such operations are very time-consuming and require the surgeon to take a large number of steps moving back and forth, which are tiring in the long run and are consequently found difficult to learn. Moreover, the patient has to be monitored continually during the operation, in order to prevent the undesirable phenomena described above. It is not uncommon for such an operation to be broken off because the side effects are such that the patient's life is endangered.

On the other hand, it is desirable to be able to carry out such operations instead of simply performing a hysterectomy.

WO 96/11638 discloses a device operating in a machining manner as described above. In this case the cutting means, consisting of a hollow stem and a cutting head, are accommodated inside the rigid housing. This rigid housing likewise contains a viewing channel with the necessary optics. US-A-5,195,541 from which the preamble of claim 1 has been delimited discloses a laproscopic discectomy apparatus. For a laproscopic method it is essential to inflate the related cavity through gas. The gas feed is discontinuous and has no effect on viewing of the operation side.

Fluid is introduced by way of the space between the stem and the rigid housing and discharged together with the detached tissue through the hollow stem of the cutting means.

This device could be satisfactory for the removal of tissues from certain body cavities, such as from the bladder. However, in the case of other body cavities it is necessary to "blow up" the cavity before the treatment can be carried out. An example of this is the uterus, in the case of which it is important that the amount of enlargement of such an organ is accurately controlled. The irregular discharge of fluid through the hollow stem of the cutting means, partly caused by the irregular release of tissue, means that it cannot be guaranteed that the pressure inside the cavity concerned has been accurately controlled.

Such a device is consequently not very suitable for use in the treatment of such a cavity.

The object of the present invention is to provide a device by means of which such a treatment is possible after all. This object is achieved in the case of a device of the type described above by the characterizing measures of Claim 1.

2a

By means of the invention a further outlet channel is provided, the function of which channel is independent of whether or not detached tissue has been released. In other words, a regular discharge of fluid can occur by way of this further outlet channel.

- 5 Since only a minor part of the fluid is now discharged by way of the outlet, in which there are detached pieces of tissue, the pressure inside the body cavity concerned can be regulated and controlled accurately. This makes it possible also to remove undesired tissue from cavities such as the uterus. The application field of the technology for removal of tissues by cutting is consequently considerably increased.

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May 4, 1999

AMENDED SHEET

09/486977

PCT/NL 98/00504

402 Rec'd PCT/PTO

6 MAR 2001

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May 4, 1999

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ANNEXED SHEET

This further outlet channel described above can be achieved in that an insertion tube is fitted around the endoscopic device. This insertion tube serves to clear a space for the endoscopic device. For this purpose, the insertion tube can be provided at the front side with an insertion mandrel, which is removed after the positioning of the insertion tube and replaced by the endoscopic device described above. In this case the further outlet channel can be defined between the endoscopic device and the insertion tube.

In the case of such a construction it is desirable for coupling means to be present, in order to provide a coupling between the rigid housing and the insertion tube described above.

Discharge of the tissue material which has been detached can be achieved either by making the stem on which the cutting elements are fitted hollow, or by fitting a protective tube surrounding the cutting means. Such a protective tube can also be used without the space between protective tube and stem serving as outlet channel. This means that the cutting means can be designed as a separate unit which can be coupled to the rigid housing, which has advantages in particular in the field of sterilization, for the device according to the invention can then be detached in a particularly simple way.

For the removal of tissue in a uterus it is essential for the rigid housing to have a length which is sufficient to reach all tissue parts, i.e. a length of at least 30 cm.

The observation part of the device described above comprises a light channel in the housing, near one end provided with a lens and near the other end provided with observation means. The latter can consist of an eyepiece or a connection for a camera, so that the surgeon can carry out the operation in question using a monitor, and others can possibly look at the same time.

The cutting elements described above can comprise all cutting elements known in the prior art. In other words, a cutting head with cutting faces can be used, but it is also possible to use constructions with teeth, meshing with the protective means or otherwise. In the latter instance the protective tube is preferably provided with a lateral opening through which a part of the cutting elements extends, so that on each revolution part of the tissue is removed and can be discharged directly through the interior of the drive/discharge tube of the cutting means.

The invention also relates to a method for the removal of uterus tissue

in which the device described above is used. In other words, a machining operation is now applied with the use of a physiological fluid which can be electrically conducting without any problem, while at the same time the removed tissue is sucked out. It is, of course, possible to suck out the tissue at a later stage. The machining operation is carried out by a rotating action.

According to a further embodiment of the method, an outlet and a further outlet are present, and the pressure inside the body cavity concerned is regulated by metering the quantity of fluid which moves through that further outlet. The insertion of the surgical endoscopic cutting device is preferably carried out in the manner described above by means of an insertion mandrel and insertion tube.

The invention will be explained in greater detail below with reference to an exemplary embodiment shown in the drawing, in which:

Fig. 1 shows the endoscopic cutting device according to the invention in the assembled state, in side view and partially in section;

Fig. 2 shows the viewing/receiving part of the cutting device according to Fig. 1, in side view and partially in section (Fig. 1a);

Fig. 3 shows a device according to Fig. 1 in perspective view, with the insertion end on an enlarged scale;

Fig. 4 shows the cutting means of the cutting device according to Fig. 3, in side view and partially in section;

Fig. 5 shows a detail of a variant of the cutting means shown in Fig. 4; and

Fig. 6 shows the insertion mandrel according to the invention.

The endoscopic cutting device according to the invention is indicated in its entirety by 1 in Fig. 1. It comprises a viewing/receiving part 3, which is shown in Fig. 2, a cutting part 2, which is shown in greater detail in Figs. 4 and 5, and an insertion mandrel, which is shown in Fig. 6.

With reference to Fig. 2, it can be seen that the viewing/receiving part 3, is composed of an outer tube 4 in which a main channel 5 and viewing channel 6 are defined. Viewing channel 6 ends at one side in a lens 13 and at the other side in a viewing tube 7, on which an eyepiece or camera connection is placed. A connection 8 for a light source is also present, for connection to a fibre optics bundle which provides for lighting at the end of lens 13. Near the control end, tube 4 is provided with a fluid inlet 9 connected to a hose 12, for adding a physiological salt solution.

A shut-off valve is indicated by 10.

The distance from the part to be inserted into the patient, i.e. the length of the actual outer tube 4, is indicated by A, and is more than 30 cm.

Fig. 4 shows details of the cutting means or the cutting part 2, which is composed of a protective tube 16, inside which a drive/suction tube 17 is fitted. Near the working end, tube 17 is provided with teeth 19 which mesh with teeth 18 provided in an opening 26 in the end part of protective tube 16. Near the other end, drive/suction tube 17 is provided with a coupling 20, which can be connected at one end to a rotating drive motor 21, not shown in detail, and at the other end is provided with an opening 22 through which fluid and removed material can be discharged by way of suction tube 17 to the discharge hose 23. Pressure-regulating means can be present in this discharge hose 23, which is connected to a vacuum source.

In Fig. 1 the insertion part is also indicated by 27. This insertion part is composed of an insertion tube 28 which is provided with openings 29 and near the end away from the insertion end is provided with a bayonet connection 30 and an outlet 31. Insertion tube 28 is designed in such a way that the rigid housing 4 can be fitted therein, as shown in Figs. 1 and 3, while it is also possible to fit insertion mandrel 40, provided with stem 41 and mandrel 42, in insertion tube 28.

The construction described above has an inlet 38 for fluid, which inlet extends to channel 14 (Fig. 1a), i.e. the space bounded between the outer tube 4 and the protective tube 16 and 36 respectively from Figs. 4 or 5. A shut-off valve 39 which is connected to channel 14 is present, while the further outlet is indicated by 31. A discharge hose 23 for tissue and fluid is shown. During the removal of tissue, with a substantially continuous supply of fluid through inlet 38 some of the fluid will be discharged through outlet 23. This relatively small amount will be mixed with mixture released during the cutting operation. Most of the fluid will be discharged through the further outlet 31. This discharge is unimpeded and occurs through openings 29. Pressure variations occurring through the presence or absence of removed tissue and through channel 17 (Fig. 4) being shut off or otherwise have little or no influence on the pressure inside the body cavity concerned, owing to the presence of the further outlet 31.

If the device is to be inserted into, for example, a uterus, insertion mandrel 40 will first be inserted, with shut-off valve 39 open, into insertion tube 28 with bayonet 30. This assembly is then placed in the uterus in a relatively simple manner, through the shape of mandrel 42. Mandrel 42 is

then removed by manipulation on stem 41, and the construction shown in Fig. 2 is placed in tube 28. Connection is made here to bayonet 30. The cutting action can then begin, after the uterus has been dilated first by the introduction of fluid. This fluid can comprise a physiological flushing and distension fluid, such as physiological salt (NaCl 0.9%). In the event of (unavoidable) resorption of these physiological fluids into the blood, electrolyte displacements, with fatal consequences for the patient, will not occur. Owing to the absence of electrical current, the burns described above are also ruled out.

By switching on motor 21, tube 17 is set in rotation and teeth 19 move regularly along cutting edge 18 of protective tube 16, which remains stationary. While they are moving along each other and picking up tissue material between them, a cutting, detaching action on the tissue material is occurring, and this material is removed through the interior of tube 17 and outlet 23.

The appropriate area of the uterus can be treated by moving parts 18 and 19 along the uterus wall or along tissue to be removed, which can be observed through viewing tube 7 by supplying light through connection 8.

Through the use of a continuous flow system, a constantly clear view is obtained for the observer, even if blood and/or mucous is/are in the mixture. Moreover, the pressure can be kept constantly as low as possible, in order to prevent intravasation.

Fig. 5 shows a variant of the end of the cutting means. The cutting means or cutting part are indicated in their entirety by 32. The protective tube is indicated by 36 and is bevelled near the end. The drive/suction tube is indicated by 37 and provided with a cutting head near the end. In this embodiment there is either no interaction between cutting head 35 and protective tube 36, or it occurs near the edge of tube 36, which is adapted for that purpose by grinding.

It will be understood that such cutting elements can be designed in all ways known in the prior art.

These and further modifications are considered to lie within the scope of the present application and are immediately obvious to the person skilled in the art after reading of the description, and lie within the scope of the appended claims. For instance, it is possible to effect the supply of working fluid and the discharge of cleaning material in another way, i.e. to arrange the interior of housing 4 slightly differently.

Furthermore, the method described above can be used for the removal of

other tissue material, such as prostate tissue through the urethra, or for the removal of tissue from the wall of the urinary bladder.

\*\*\*\*\*

## CLAIMS

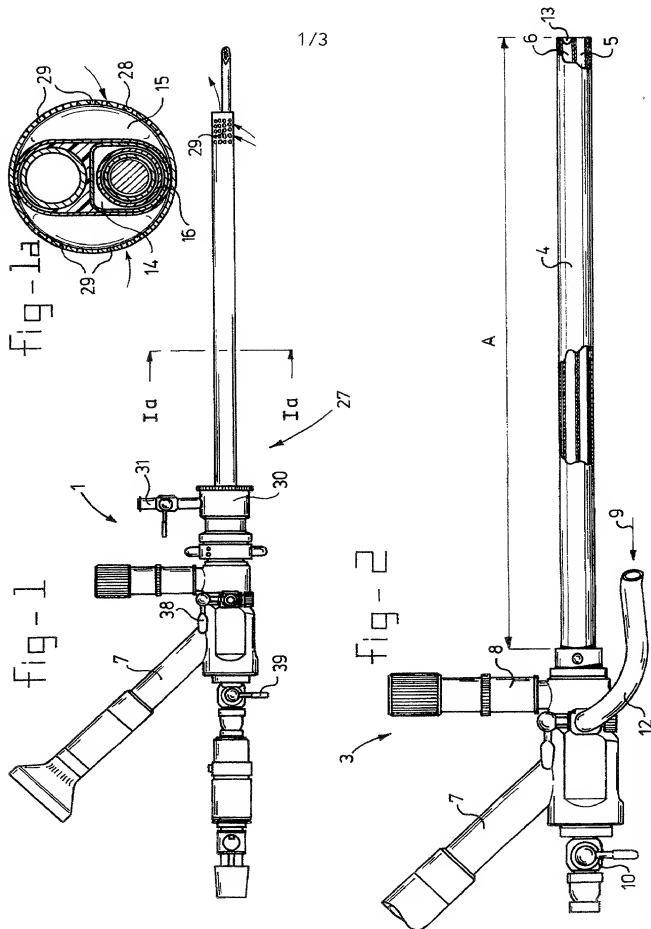
1. Surgical endoscopic cutting device (1), comprising an elongated rigid housing (4) having fitted therein a viewing channel (6) extending over the length thereof, and provided with a receiving part (3) extending over the length thereof for receiving cutting means (2) comprising an elongated stem (17, 37), near one end provided with cutting elements (19, 35), in the use position extending past the free end of said rigid housing (4), the end of the receiving part (5) for the cutting means away from the insertion end being provided with an inlet (38) for fluid and an outlet (15, 31) for fluid, said outlet being connected to an outlet channel extending from the insertion end of said rigid housing (4), characterized in that said elongated stem (17, 37) is hollow and provided near the other end with means for connecting to a motor drive, an outlet (23) being provided designated for receiving material from said cutting means comprising a suction tube (17) and pressure regulating means..
2. Surgical endoscopic cutting device according to Claim 1, in which an insertion part (27) is provided, comprising an insertion tube (28) which in the use position extends around said rigid housing (4), and around said further outlet (31), said outlet channel (15) being bounded between said rigid housing (4) and said insertion tube (28).
3. Surgical endoscopic cutting device according to Claim 2, in which the end of the insertion tube (28) away from the insertion end is provided with coupling means (30) for detachable fixing to said rigid housing (4).
4. Surgical endoscopic cutting device according to one of the preceding claims, in which said cutting means (2, 32) comprise a protective tube (16, 36) which extends around the stem and is provided with said outlet (23).
5. Surgical endoscopic cutting device (1), in which the length (A) of said rigid housing (4) to be inserted is at least 30 cm.
6. Cutting device according to one of the preceding claims, in which near the side of the cutting element the viewing channel is provided with a lens (13) and at the opposite side is provided with connection means (7) for connecting to a camera.
7. Cutting device according to one of the preceding claims in conjunction with Claim 2, in which said cutting elements comprise means (18, 19) interacting with said tube.

8. Cutting device according to Claim 7, in which near the end of the cutting elements said tube is provided with a lateral opening (26) into which said cutting elements extend.

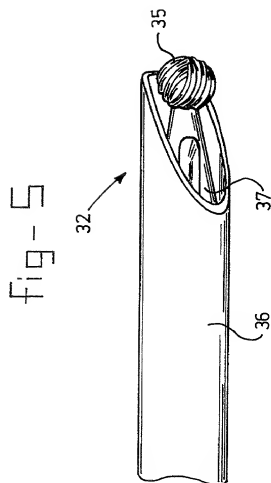
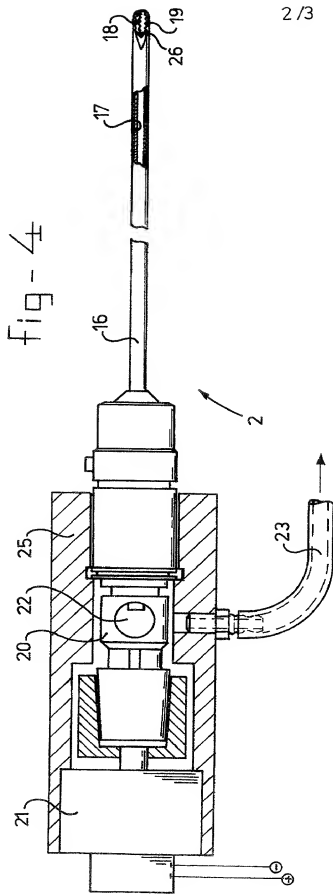
9. Method for the removal of tissue from a body cavity, comprising the  
5 insertion of a device into said cavity for cutting and detaching said tissue, a fluid being introduced into said cavity, which fluid is discharged again with the detached tissue, characterized in that the fluid is discharged along two paths, a first path comprising said fluid and the detached tissue, and said second path substantially comprising fluid, said  
10 discharge along said second path being regulated in such a way that the pressure in said body cavity is controlled.

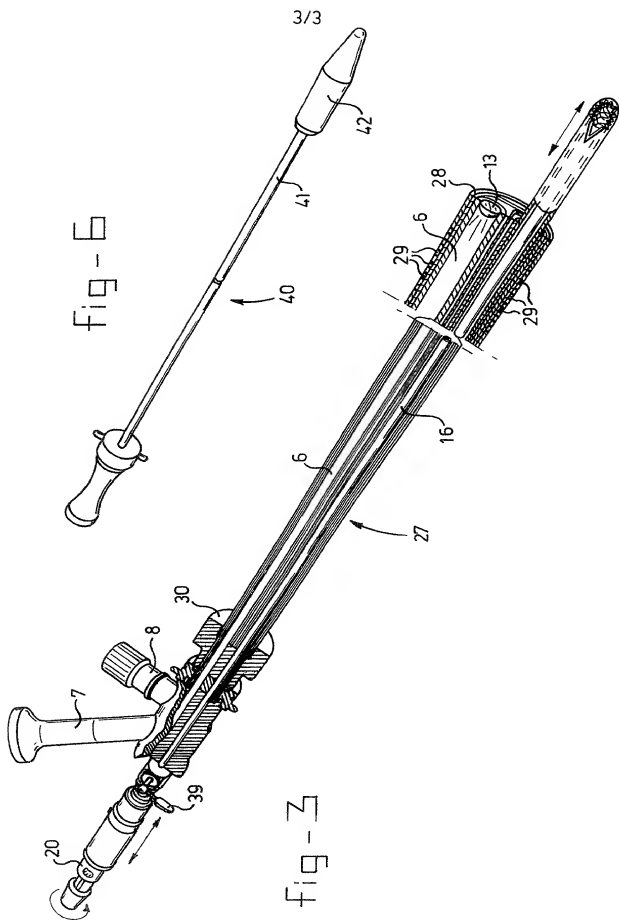
10. Method according to Claim 9, in which the pressure in said body cavity is substantially constant.

11. Method according to Claim 9 or 10, in which the insertion into said cavity of said device comprises the insertion of an insertion mandrel (40), and the  
15 removal thereof followed by the insertion of the cutting means.



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**COMBINED DECLARATION AND POWER OF ATTORNEY****(ORIGINAL DESIGN, NATIONAL STAGE OF PCT OR CIP APPLICATION)**

As a below named inventor, I hereby declare that

My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

**Surgical endoscopic cutting device, and method for its use**

the specification of which: (complete (a), (b) or (c) for type of application)

**REGULAR OR DESIGN APPLICATION**

- a. ☐ is attached hereto.  
b. ☐ was filed on \_\_\_\_\_ as Application  
Serial No. \_\_\_\_\_ and was amended on \_\_\_\_\_  
(if applicable)

**PCT FILED APPLICATION ENTERING NATIONAL STAGE**

- c. ☒ was described and claimed in International application No. PCT/NL98/00504  
filed on 4 September 1998  
and as amended on \_\_\_\_\_ (if any)

**ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR**

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, paragraph 1.56(a).

In compliance with this duty there is attached an information disclosure statement 37 CFR 1.97

**PRIORITY CLAIM**

I hereby claim foreign priority benefits under Title 35, United States Code paragraph 119 of any foreign application (s) for patent of inventor's certificate listed below and have also identified below any foreign application for patent of inventor's certificate having a filing date before that of the application on which priority is claimed.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such wilful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor: **EMANUEL, Mark Hans**

Inventor's signature

*Handwritten signature of Emanuel, Mark Hans*

Date 29 February 2000

Country of Citizenship: The Netherlands

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CHECK PROPER BOX(ES) FOR ANY ADDED PAGE(S) FORMING A PART OF THIS DECLARATION

(complete (d) or (e))

- d. ☐ no such applications have been filed  
 e. ☒ such applications have been filed as follows

**EARLIEST FOREIGN APPLICATION(S), IF ANY FILED WITHIN 12 MONTHS  
 (6 MONTHS FOR DESIGN) PRIOR TO SAID APPLICATION**

Country	Application Number	Date of filing (day, month, year)	Date of Issue (day, month, year)	Priority claimed
The Netherlands	1006944	4 September 1997		Yes

**ALL FOREIGN APPLICATION(S), IF ANY FILED MORE THAN 12 MONTHS  
 (6 MONTHS FOR DESIGN) PRIOR TO SAID APPLICATION**

\_\_\_\_\_  
 \_\_\_\_\_

**CONTINUATION-IN-PART**

(Complete this part only if this is a continuation-in-part application)

I hereby declare claim the benefit under Title 35, United States code, paragraph 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claim of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, paragraph 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, paragraph 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.) (Filing date) (Status) (patented, pending, abandoned)

(Application Serial No.) (Filing date) (Status) (patented, pending, abandoned)

**POWER OF ATTORNEY**

As a named inventor, I hereby appoint the following attorney(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Robert J. PATCH, Reg. No. 17,355, Andrew J. PATCH, Reg. No. 32,925, Robert F. HARGEST, Reg. No. 25,590, Benoit CASTEL, Reg. No. 35,041, Eric Jensen, Reg. No. 37,855, and Thomas W. PERKINS, Reg. No. 33,027 c/o YOUNG & THOMPSON, Second Floor, 745 South 23rd Street, Arlington, Virginia 22202.

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